Colorado Health Care Affordability Act Annual Report

Hospital Provider Fee Oversight and Advisory Board

January 15, 2016



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I. Executive Summary

The Department of Health Care Policy and Financing (the Department) and the Hospital Provider Fee Oversight and Advisory Board (OAB) have prepared this annual report concerning the implementation of the Colorado Health Care Affordability Act (CHCAA). The CHCAA authorizes the Department to assess a hospital provider fee to generate additional federal Medicaid matching funds to expand health care access, improve the quality of care for clients serviced by public health insurance programs, increase funding for hospital care for Medicaid and Colorado Indigent Care Program (CICP) clients, and reduce cost-shifting to private payers.

From October 2014 through September 2015, the CHCAA has:

Provided \$335 million in increased reimbursement to hospital providers

During the October 2014 through September 2015 time period, hospitals received more than \$1.1 billion million in supplemental Medicaid and Disproportionate Share Hospital (DSH) payments financed with hospital provider fees, including \$61 million in hospital quality incentive payments. This funding increased hospital reimbursement by nearly \$335 million for care provided to Medicaid and CICP clients with no increase in General Fund expenditures.

Reduced uncompensated care costs and the need to shift uncompensated care costs to other payers

The CHCAA reduces uncompensated care for hospital providers and the need to shift those costs to private payers by increasing reimbursement to hospitals and by reducing the number of uninsured Coloradans. From 2009 to 2014, the payment for care provided to Medicaid clients has improved overall from 54% to 72% of costs. In 2014, the amount of bad debt and charity care decreased by more than 50% compared to 2013. This sharp reduction in hospitals' uncompensated care follows the increased reimbursement to hospitals under CHCAA and the reduction in the number of uninsured Coloradans due to the CHCAA and the federal Affordable Care Act (ACA).

Provided health care coverage through Medicaid and the Child Health Plan Plus (CHP+) for more than 409,000 Coloradans

Health coverage expansions in Medicaid and CHP+ funded with hospital provider fees began in 2010, when the population expansions for Medicaid parents and CHP+ children and pregnant women were implemented. In 2012, the Medicaid Buy-In Programs for Working Adults and Children with Disabilities, as well as a limited enrollment for adults without dependent children, were implemented. In 2014, pursuant to Senate Bill 13-200, Medicaid coverage for parents and adults without dependent children was increased up to federal limits and 12-month continuous eligibility for children enrolled in Medicaid were implemented.

As of September 30, 2015, the Department has enrolled approximately 91,000 Medicaid parents, 15,000 CHP+ children and pregnant women, 10,000 adults and children with disabilities, and 293,000 adults without dependent children with no increase in General Fund expenditures.

II. Colorado Health Care Affordability Act Overview

On April 21, 2009, the Governor signed House Bill 09-1293, the Colorado Health Care Affordability Act (CHCAA) into law. The legislation provides health care coverage to previously uninsured Coloradans, reduces uncompensated care costs, and benefits the state as a whole. These benefits are achieved through an increase in federal funds with no General Fund impact. The Colorado Hospital Association (CHA), the Department of Health Care Policy and Financing (the Department), and the Governor's Office worked together for nearly one year to develop House Bill 09-1293, which passed both the House and the Senate with more than 40 co-sponsors and bipartisan support.

The CHCAA requires the Department to assess and collect a provider fee from all licensed or certified hospital providers, including providers that do not serve Medicaid clients. The provisions of the legislation prohibit shifting the fee to either clients or insurers. By partnering with hospitals, the CHCAA allows Colorado to draw down in federal Medicaid matching funds for the following purposes:

- Increase hospital reimbursement payments for Medicaid inpatient and outpatient care, up to a maximum of the federal Upper Payment Limit (UPL);
- Increase hospital reimbursement through the Colorado Indigent Care Program (CICP), up to 100% of cost;
- Create hospital quality incentive payments for rewarding enhanced quality, health outcomes, and cost effectiveness;
- Increase coverage for parents with incomes of up to 133%¹ of the federal poverty level (FPL) through Medicaid;
- Increase coverage in the Child Health Plan Plus (CHP+) up to 250% FPL;
- Reduce the number of uninsured Coloradans through implementation of health care coverage for adults without dependent children (AwDC) with incomes of up to 133% FPL1;
- Create a Medicaid Buy-In Program for individuals with disabilities whose family incomes are too high for Medicaid eligibility but are under 450% FPL;
- Implement continuous eligibility for Medicaid children to reduce administrative burdens on Colorado families and keep eligible kids covered on a continuing basis; and,
- Cover the Department's related administrative costs.

¹Note: Senate Bill 13-200 increased the coverage for Medicaid parents and AwDC to 133% of the FPL. 1 | Hospital Provider Fee Oversight and Advisory BoardHospital Provider Fee Oversight And Advi

III. Hospital Provider Fee Oversight and Advisory Board

A thirteen member Hospital Provider Fee Oversight and Advisory Board (OAB) appointed by the Governor provides oversight and makes recommendations to the Department and the Medical Services Board on the implementation of the CHCAA. See Appendix C for a list of OAB members.

The CHCAA outlines the specific duties of the OAB, including:

Recommend to the Department the method of calculating the provider fee, the amount of the provider fee, and changes in the provider fee that increase the number of hospitals benefitting from the fee;

Recommend to the Department changes to Medicaid inpatient and outpatient hospital payments and quality incentive payments to increase hospital accountability, performance, and reporting;

Recommend to the Department the approach to health coverage expansions;

Monitor the impact of the hospital provider fee on the broader health care marketplace; and

As requested, consult with the Health and Human Services Committees (or any successor committees) of the Colorado Senate and House of Representatives.

The OAB's meetings are held regularly from 3:00 p.m. to 5:00 p.m. on the fourth Tuesday of most months (the OAB typically does not meet in January, March, May, or September). Time for public comments is reserved at all meetings and the meetings are streamed over the Internet. All OAB meeting dates, agendas, minutes, and materials discussed at the meetings are posted on the Department's website under Colorado.gov/hcpf/hospital-provider-fee-oversight-and-advisory-board.

Department and Medical Services Board Roles

The Medical Services Board, in consultation with the OAB, is responsible for promulgating rules related to implementing the CHCAA, including the calculation, assessment, and timing of the hospital provider fee; the reports that hospitals will be required to report to the Department; and other rules necessary to implement the CHCAA. Rules regarding the hospital provider fee and payments can be found at 10 CCR 2505-10, Section 8.2000.

The Department administers and provides technical and regulatory expertise to the OAB. Department staff prepares and presents proposed rule changes as recommended by the OAB to the Medical Services Board. The Department is responsible for calculating the fee and assessing the fee on a schedule established in rule by the Medical Services Board. The Department implements and calculates the hospital payments and administers the public health care expansions.

IV. Colorado Health Care Affordability Act Benefits

The CHCAA benefits Colorado by providing additional federal matching funds in the state without additional General Fund expenditure. Fees assessed on hospital providers with federal matching funds allow Colorado to:

Increase hospital reimbursement for care provided to Medicaid and CICP clients;

Increase the number of insured Coloradans;

Improve the quality of health care for Medicaid clients; and

Reduce the need to shift the cost of uncompensated care to other payers.

Figures in this report are reported on an October 2014 through September 2015 basis unless otherwise noted.

Increase Hospital Reimbursement for Care Provided to Medicaid and CICP Clients

In the October 2014 through September 2015 period, payments to hospitals financed with hospital provider fees totaled more than \$1.1 billion, including \$61 million in quality incentive payments.

In prior years, the increased hospital reimbursement for hospitals included 11 to 13 distinct payment calculations and were reported under Inpatient Hospital Reimbursement, Outpatient Hospital Reimbursement, CICP Hospital Reimbursement, Hospital Quality Incentive Payments, and Additional Hospital Payments. For the October 2014 through September 2015 period, the OAB recommended that the payment categories be combined to increase transparency and ease of understanding for stakeholders while ensuring that payments are focused on increasing hospital reimbursement for Medicaid and uninsured persons and incentivizing quality care.

The OAB also recommended payment changes for hospitals that participate in the CICP. Following the expansion of Medicaid eligibility in January 2014, the number of persons in the CICP program declined by approximately 75 percent. In recognition of this shift, the OAB recommended that CICP participating hospitals remain eligible to receive Disproportionate Share Hospital (DSH) payments while all hospitals would be eligible for an uncompensated care payment.

These changes resulted in payments in the five categories reflected in the table below.

2014-15 Hospital Reimbursement

| Total Supplemental Hospital Payments | \$1,186,200,000 |
|---|-----------------|
| Hospital Quality Incentive Payment | \$61,449,000 |
| Disproportionate Share Hospital Payment | \$194,902,000 |
| Uncompensated Care Payment | \$115,400,000 |
| Outpatient Hospital Reimbursement | \$207,647,000 |
| Inpatient Hospital Reimbursement | \$606,802,000 |

^{3 |} Hospital Provider Fee Oversight and Advisory BoardHospital Provider Fee Oversight and Advisory BoardHospital Provider Fee Oversight and Advisory BoardHospital Provider Fee Oversight And Advisory Board January 15, 2016

Table 1

After taking into account the hospital provider fees collected for health coverage expansions, the Department's administrative expenses, and the CICP hospital reimbursement level prior to increased payments under CHCAA, the net reimbursement increase to hospitals for care provided to Medicaid and uninsured patients and quality incentive payments was more than \$334 million for the 2014-15 time period.

2014-15 Net Reimbursement Increase to Hospitals

| Total Supplemental Hospital Payments | \$1,186,200,000 |
|---|-----------------|
| Total Fees | (\$688,448,000) |
| Approximate CICP payments pre-CHCAA | (\$162,876,000) |
| Net Reimbursement Increase to Hospitals | \$334,876,000 |

Table 2

See Appendix B for a list of fees, payments, and net reimbursement increases by hospital.

Increase the Number of Insured Coloradans

In May 2010 the population expansions for Medicaid parents to 100% FPL and CHP+ to 250% FPL were implemented. In March 2012, the Medicaid Buy-In Program for Working Adults with Disabilities to 450% FPL was implemented, and in July 2012 the Medicaid Buy-In Program for Children with Disabilities to 300% FPL was implemented. In April 2012, Medicaid coverage for AwDC up to 10% FPL with enrollment capped at 10,000 individuals was implemented. Subsequently, in April 2013, the Department increased the AwDC enrollment cap by 3,000 individuals, then by 1,250 additional individuals each month. On January 1, 2014, pursuant to Senate Bill 13-200, coverage for Medicaid parents and AwDC was increased to 133% FPL and the waitlist for AwDC clients was eliminated. On March 1, 2014, 12-month continuous eligibility for children enrolled in Medicaid was implemented.

The caseload reported as of September 30, 2015 was as follows:

91,116 Medicaid parents,

15,330 CHP+ children and pregnant women,

10,175 working adults and children with disabilities, and

293,526 adults without dependent children.

<u>Improve the Quality of Health Care for Medicaid Clients</u>

The CHCAA included a provision to establish Hospital Quality Incentive Payments (HQIP) funded by hospital provider fees to improve the quality of care provided in Colorado hospitals.

At the request of the OAB, a HQIP subcommittee was formed to develop a thorough proposal for quality incentive payments. Members of the HQIP subcommittee include representatives from the Department, the CHA, and hospital representatives with expertise in quality measurement and hospital payment. The subcommittee began meeting in January 2011.

The HQIP subcommittee seeks to:

Adopt measures that can be prospectively set to allow time for planning and successful implementation;

Identify measures and methodologies that apply to care provided to Medicaid clients;

Adhere to Value-Based Purchasing (VBP) principles;

Maximize participation in the Medicaid program; and

Minimize the number of hospitals which would not qualify for selected measures.

The HQIP measures are specific to the hospital provider fee program and are not intended to be a full hospital report card.

HQIP: 2014-15 Measures and Payments

The HQIP subcommittee recommended and the OAB approved the following measures for HQIP payments for the year beginning October 1, 2014:

- 1. Emergency department process
- 2. Postoperative pulmonary embolism or deep vein thrombosis (PPE/DVT)
- 3. Elective delivery between 37 and 39 weeks gestation
- 4. 30 Day all-cause readmissions
- 5. Cesarean Sections for low-risk, first birth women.

The HQIP payments earned for each of the 2014-15 measures are based on points per Medicaid adjusted discharge. Medicaid adjusted discharges are calculated by dividing the total Medicaid gross charges by Medicaid inpatient service charges and multiplying the result by the total Medicaid discharges.

Points Eligible

The total points eligible for any hospital are the sum of points for each measure for which the hospital qualified.

Points Earned

Total points earned are normalized so hospitals are not negatively impacted by the measures for which they did not meet the minimum criteria. That is, if a hospital scored 21 points, but only qualified for three measures worth a total of 36 points, the total HQIP points earned would be 27: ($21/36 = 0.58 \times 46 = 27$). A maximum award of 10 points was possible for four of the five HQIP measures with 6 points for the emergency department process measure for 46 total possible points.

Payment Calculation

Each hospital's HQIP payment is calculated as:

Points Earned multiplied by Medicaid Adjusted Discharges multiplied by \$20.32 (dollars per adjusted discharge point) equals HQIP Payment.

During the 2014-15 timeframe, HQIP payments totaled more than \$61 million with 75 hospitals receiving payments. HQIP payments, Medicaid adjusted discharges, and earned points by hospital are listed in the following table.

2014-15 Hospital Quality Incentive Payments

| Hospital | County | Points Earned | Medicaid Adjusted Discharges | HQIP Payment |
|---|-----------|------------------|------------------------------------|-----------------|
| Centura Health-St. Anthony North Hospital | Adams | 24 | 2,665 | \$1,300,000 |
| HealthOne North Suburban Medical Center | Adams | 32 | 3,781 | \$2,459,000 |
| HealthOne Spalding Rehabilitation Hospital | Adams | 14 | 75 | \$21,000 |
| Platte Valley Medical Center | Adams | 19 | 1,805 | \$697,000 |
| The Children's Hospital | Adams | 32 | 9,917 | \$6,373,000 |
| University of Colorado Hospital | Adams | 25 | 7,039 | \$3,576,000 |
| San Luis Valley Regional Medical Center | Alamosa | 26 | 1,552 | \$820,000 |
| Centura Health-Littleton Adventist Hospital | Arapahoe | 19 | 1,375 | \$531,000 |
| Craig Hospital | Arapahoe | 14 | 64 | \$18,000 |
| HealthOne Swedish Medical Center | Arapahoe | 17 | 3,189 | \$1,102,000 |
| HealthOne The Medical Center of Aurora | Arapahoe | 27 | 4,002 | \$2,196,000 |
| Pagosa Mountain Hospital | Archuleta | 16 | 153 | \$50,000 |
| Southeast Colorado Hospital & LTC | Baca | 26 | 119 | \$62,000 |
| Boulder Community Health | Boulder | 15 | 1,083 | \$330,000 |

^{6 |} Hospital Provider Fee Oversight and Advisory BoardHospital Provider Fee Oversight and Advisory BoardHospital Provider Fee Oversight And Advisory BoardHospital Provider Fee Oversight And Advisory Board January 15, 2016

| Hospital | County | Points Earned | Medicaid Adjusted Discharges | HQIP Payment |
|--|------------|------------------|------------------------------------|-----------------|
| Centura Health-Avista Adventist Hospital | Boulder | 21 | 1,653 | \$705,000 |
| Exempla Good Samaritan | Boulder | 22 | 1,303 | \$583,000 |
| Longmont United Hospital | Boulder | 24 | 1,843 | \$899,000 |
| Heart of the Rockies Regional Medical Center | Chaffee | 31 | 444 | \$280,000 |
| Keefe Memorial Hospital | Cheyenne | 17 | 38 | \$13,000 |
| Delta County Memorial Hospital | Delta | 21 | 500 | \$213,000 |
| Centura Health-Porter Adventist Hospital | Denver | 16 | 1,059 | \$343,000 |
| Centura Health-St. Anthony Central Hospital | Denver | 11 | 1,256 | \$271,000 |
| Denver Health Medical Center, Hospital | Denver | 24 | 8,338 | \$4,067,000 |
| Exempla Saint Joseph Hospital, Inc. | Denver | 30 | 3,346 | \$2,040,000 |
| HealthOne Presbyterian/St. Luke's Medical Center | Denver | 20 | 2,729 | \$1,109,000 |
| HealthOne Rose Medical Center | Denver | 22 | 2,825 | \$1,263,000 |
| National Jewish Medical and Research Center | Denver | 23 | 1,912 | \$894,000 |
| Centura Health-Parker Adventist Hospital | Douglas | 22 | 1,303 | \$583,000 |
| HealthOne Sky Ridge Medical Center | Douglas | 26 | 1,048 | \$554,000 |
| Vail Valley Medical Center | Eagle | 15 | 364 | \$111,000 |
| Centura Health-Penrose-St. Francis Health | El Paso | 36 | 4,566 | \$3,341,000 |
| Memorial Hospital | El Paso | 24 | 12,657 | \$6,174,000 |
| Select Specialty Hospital - Colorado Springs | El Paso | 46 | 1 | \$1,000 |
| Centura Health-St. Thomas More Hospital | Fremont | 23 | 1,041 | \$487,000 |
| Grand River Medical Center | Garfield | 28 | 394 | \$227,000 |
| Valley View Hospital | Garfield | 31 | 1,282 | \$808,000 |
| Gunnison Valley Hospital | Gunnison | 21 | 313 | \$133,000 |
| Spanish Peaks Regional Health Center | Huerfano | 40 | 283 | \$231,000 |
| Exempla Lutheran Medical Center | Jefferson | 23 | 4,248 | \$1,986,000 |
| Weisbrod Memorial County Hospital | Kiowa | 29 | 80 | \$47,000 |
| Kit Carson County Memorial Hospital | Kit Carson | 34 | 419 | \$286,000 |
| Animas Surgical Hospital | La Plata | 14 | 231 | \$67,000 |
| Centura Health-Mercy Regional Medical Center | La Plata | 22 | 991 | \$443,000 |
| St. Vincent General Hospital District | Lake | 6 | 147 | \$17,000 |
| Banner Health-McKee Medical Center | Larimer | 17 | 1,743 | \$602,000 |
| Estes Park Medical Center | Larimer | 25 | 166 | \$84,000 |
| Medical Center of the Rockies | Larimer | 18 | 918 | \$336,000 |
| Poudre Valley Hospital | Larimer | 15 | 3,147 | \$959,000 |
| Mount San Rafael Hospital | Las Animas | 14 | 607 | \$177,000 |
| Lincoln Community Hospital | Lincoln | 12 | 78 | \$18,000 |
| Banner Health-Sterling Regional MedCenter | Logan | 19 | 599 | \$231,000 |
| Community Hospital | Mesa | 12 | 222 | \$56,000 |
| St. Mary's Hospital and Medical Center | Mesa | 29 | 1,593 | \$939,000 |
| Family Health West | Mesa | 19 | 11 | \$4,000 |
| The Memorial Hospital-Craig | Moffat | 14 | 413 | \$117,000 |
| Southwest Memorial Hospital | Montezuma | 10 | 730 | \$148,000 |
| Montrose Memorial Hospital | Montrose | 17 | 616 | \$213,000 |

^{7 |} Hospital Provider Fee Oversight and Advisory BoardHospital Provider Fee Oversight and Advisory BoardHospital Provider Fee Oversight and Advisory BoardHospital Provider Fee Oversight And Advisory Board January 15, 2016

| Hospital | County | Points Earned | Medicaid Adjusted Discharges | HQIP Payment |
|---|------------|------------------|------------------------------------|-----------------|
| Banner Health-East Morgan County Hospital | Morgan | 19 | 225 | \$89,000 |
| Colorado Plains Medical Center | Morgan | 19 | 916 | \$354,000 |
| Arkansas Valley Regional Medical Center | Otero | 27 | 1,040 | \$567,000 |
| Melissa Memorial Hospital | Phillips | 17 | 56 | \$20,000 |
| Aspen Valley Hospital | Pitkin | 25 | 156 | \$79,000 |
| Prowers Medical Center | Prowers | 24 | 880 | \$429,000 |
| Centura Health-St. Mary Corwin Medical Center | Pueblo | 31 | 3,079 | \$1,940,000 |
| Parkview Medical Center | Pueblo | 24 | 5,321 | \$2,595,000 |
| Pioneers Hospital | Rio Blanco | 6 | 87 | \$10,000 |
| Rangely District Hospital | Rio Blanco | 46 | 18 | \$17,000 |
| Rio Grande Hospital | Rio Grande | 20 | 241 | \$98,000 |
| Yampa Valley Medical Center | Routt | 27 | 431 | \$237,000 |
| Sedgwick County Memorial Hospital | Sedgwick | 14 | 104 | \$30,000 |
| Centura Health-St. Anthony Summit | Summit | 29 | 401 | \$236,000 |
| Pikes Peak Regional Hospital | Teller | 16 | 272 | \$88,000 |
| Banner Health-North Colorado Medical Center | Weld | 24 | 5,684 | \$2,773,000 |
| Wray Community Hospital | Yuma | 21 | 191 | \$82,000 |
| Yuma District Hospital | Yuma | 46 | 224 | \$210,000 |
| Total | | | | \$61,449,000 |

Table 3

Reduce the Need to Shift Costs of Uncompensated Care to Other Payers

The CHCAA reduces the need for hospital providers to shift uncompensated care costs to private payers by increasing reimbursement to hospitals for inpatient and outpatient care provided for Medicaid and CICP patients and by reducing the number of uninsured Coloradans. Since its inception, the hospital provider fee has increased hospital reimbursement an average of more than \$150 million per year and increased enrollment in Medicaid and CHP+ to over 409,000 persons as of September 2015.

This section reports the difference between costs and payments for Medicare, Medicaid, and private insurance reported on a calendar year (CY) basis. The information is calculated on a calendar year basis using data from the CHA DATABANK and survey data collected by CHA. Cost and payment data are reported on a per patient basis for four payer groups: Medicare, Medicaid, private sector insurance, and CICP/Self Pay/Other. The payment to cost ratio is also reported. To provide an even more comprehensive view, an analysis of bad debt and charity care is also included.

The 2009 data shows cost to payment ratios prior to the implementation of the CHCAA, while changes due to the CHCAA are captured with data from 2010 and years that follow. The 2014 data is the first year of data that includes the expansion of Medicaid under the federal Affordable Care Act (ACA).

From 2009 to 2014, data show that the payment for care provided to Medicaid clients has improved overall from approximately 54% to 72% of costs. The most dramatic change is the reduction of bad debt and charity care, which is care hospitals write-off as uncompensated costs. In 2014, total bad debt and charity care was less than half the amount in 2013.

The impact of increased hospital reimbursement and health coverage expansions under the CHCAA and the federal ACA on these results is not known at this time. However, the Colorado Health Access Survey (CHAS)², published in September 2015, highlights some of the impacts of expanding Medicaid coverage under the ACA. The report indicates that the uninsured rate in Colorado has declined by more than half: from a high of 15.8% in 2011 to 6.7% in 2015, and the number of uninsured persons in Colorado declining by 57%. This means that approximately 476,000 more people are insured now than in 2011. Medicaid enrollment has increased significantly; now covering 19% of Coloradans, compared to 9% of Coloradans in 2009.

Data Update

The Department has made some updates to the DATABANK data used in the calculations for this report. As a result some of the prior year figures are slightly different than those in previous reports.

^{2&}lt;a href="http://www.coloradohealthinstitute.org/key-issues/detail/health-coverage-and-the-uninsured/coloradohealth-access-survey-1">http://www.coloradohealthinstitute.org/key-issues/detail/health-coverage-and-the-uninsured/coloradohealth-access-survey-1

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Cost Shift Data: Payment less Cost per Patient by Payer Group

The table and graph below display the difference between total payments and total costs on a per patient basis for Medicare, Medicaid, private sector insurance, and CICP/Self Pay/Other payer groups. Negative values indicate that costs exceed payments, while positive values indicate that payments exceed costs. This is the essence of cost shift as publicly funded (Medicare and Medicaid) care and uninsured care (CICP/Self Pay/Other) are paid under cost while private payers pay more to cover those costs.

The data in Table 4 show that the undercompensation for the Medicaid and CICP/Self Pay/Other payer groups reduced sharply following the implementation of the CHCAA. From 2009 to 2014, the payment below cost for hospital care improved by more than \$800 per patient for Medicaid patients. For uninsured patients (i.e., CICP/Self Pay/Other), the payment below cost improved by more than \$3,700 per patient.

Payment Less Cost per Patient by Payer Group

| | CY 2009 | CY 2010 | CY 2011 | CY 2012 | CY 2013 | CY 2014 |
|----------------------|-----------|-----------|-----------|-----------|-----------|-----------|
| Medicare | (\$2,853) | (\$3,361) | (\$3,097) | (\$3,886) | (\$5,318) | (\$4,706) |
| Medicaid | (\$4,480) | (\$2,586) | (\$2,488) | (\$2,465) | (\$2,418) | (\$3,665) |
| Insurance | \$6,820 | \$6,518 | \$7,358 | \$7,746 | \$7,717 | \$8,838 |
| CICP/Self Pay/ Other | (\$4,563) | (\$2,897) | (\$3,920) | (\$4,013) | (\$2,070) | (\$860) |
| Overall | \$542 | \$701 | \$918 | \$903 | \$747 | \$1,039 |

Table 4

Cost Shift Data: Payment to Cost Ratio

Another way to view the impact of cost shifting is through the ratio of total payments to total costs for Medicare, Medicaid, private sector insurance, and CICP/Self Pay/Other payer groups.

Ratios below 1 mean that costs exceed payments, which is the case for Medicare, Medicaid, and the CICP/Self Pay/Other payer groups. Values greater than 1 mean that payments exceed costs, as is the case for the private sector insurance group.

As shown below, in 2009, prior to the implementation of the CHCAA, Medicaid reimbursement to Colorado hospitals was approximately 54% of costs, while in 2014, the payment to cost ratio for Medicaid is 72% of costs. Again, the most dramatic change is reflected in the uninsured population where the ratio for CICP/Self Pay/Other increased significantly to 93%.

Payment to Cost Ratio by Payer Group

| | CY 2009 | CY 2010 | CY 2011 | CY 2012 | CY 2013 | CY 2014 |
|----------------------|---------|---------|---------|---------|---------|---------|
| Medicare | 0.78 | 0.76 | 0.77 | 0.74 | 0.66 | 0.71 |
| Medicaid | 0.54 | 0.74 | 0.76 | 0.79 | 0.80 | 0.72 |
| Insurance | 1.55 | 1.49 | 1.54 | 1.54 | 1.52 | 1.59 |
| CICP/Self Pay/ Other | 0.52 | 0.72 | 0.65 | 0.67 | 0.84 | 0.93 |
| Overall | 1.05 | 1.06 | 1.07 | 1.07 | 1.05 | 1.07 |

Table 5

Cost Shift Data: Bad Debt and Charity Care

Total bad debt and charity care is collected in aggregate from the CHA DATABANK. Bad debt and charity care distributions are calculated using weighted percentages as reported by providers on a survey conducted by the CHA.

Bad debt and charity care are costs that hospitals typically write-off as uncompensated care. Total bad debt and charity care have decreased dramatically from 2013 to 2014, the year when health coverage expansion under the CHCAA and ACA were fully implemented. As shown below, total bad debt and charity care are more than \$1.3 billion lower in 2014 than in 2013, which is a reduction of 52%.

Bad Debt and Charity Care

| | CY 2009 | CY 2010 | CY 2011 | CY 2012 | CY 2013 | CY 2014 |
|---------|-----------------|-----------------|-----------------|-----------------|-----------------|----------------|
| Bad | | | | | | |
| Debt | \$843,859,090 | \$776,483,052 | \$682,111,289 | \$743,972,504 | \$951,605,019 | \$570,925,681 |
| Charity | | | | | | |
| Care | \$1,450,212,300 | \$1,468,955,274 | \$1,655,798,414 | \$1,678,545,772 | \$1,657,809,286 | \$679,903,960 |
| | | | | | | |
| Total | \$2,294,071,390 | \$2,245,438,326 | \$2,337,909,703 | \$2,422,518,276 | \$2,609,414,305 | \$1,250,829,64 |

Table 6

V. Department of Health Care Policy and Financing Expenditures

As funding is appropriated on a state fiscal year basis, expenditures in this section are reported on a state fiscal year (SFY) basis. In SFY 2014-15 the Department collected \$529 million in fees from hospitals, which, with federal matching funds, funded health coverage expansions, payments to hospitals, and the Department's administrative expenses. The following table outlines the Hospital Provider Fee expenditures in SFY 2014-15.

SFY 2014-15 Hospital Provider Fee Expenditures (Total Funds)³

| Supplemental Hospital Payments | \$897,431,000 |
|--|-----------------|
| Department Administration | \$38,289,000 |
| Expansion Populations | \$1,452,500,000 |
| 25.5-4-402.3 (4)(b)(VII) – Offset revenue loss | \$15,700,000 |
| Total Expenditures | \$2,403,899,000 |

Table 7

Funding in SFY 2014-15 was appropriated for CHCAA administrative expenses through the normal budget process. For SFY 2014-15, the Department had approximately 65.1 regular full-time equivalent (FTE) positions for the administration of the CHCAA. The expenditures reflected in the following table are funded entirely by hospital provider fees and federal funds. These are new expenditures and do not supplant existing Department administrative funds. Approximately 1.59% of total CHCAA expenditures were for the Department's administrative expenses of administering the CHCAA, while about 0.21% of total CHCAA expenditures were for the personal services costs of the FTE administering the program.

SFY 2014-15 Administrative Expenditures

| - | |
|---|-------------|
| (1) Executive Director's Office; (A) General Administration, Personal Services | \$5,133,264 |
| (1) Executive Director's Office; (A) General Administration, Legal Services | \$255,480 |
| (1) Executive Director's Office; (A) General Administration, Administrative Law Judge Services | \$83,992 |
| (1) Executive Director's Office; (A) General Administration: Operating Expenses | \$64,380 |
| (1) Executive Director's Office; (A) General Administration: Payments to OIT | \$9,472 |
| (1) Executive Director's Office; (A) General Administration: CORE Operations | \$960,912 |
| (1) Executive Director's Office; (A) General Administration: Leased Space | \$249,848 |
| (1) Executive Director's Office; (A) General Administration: General Professional Services and Special Projects | \$725,536 |

³Figures in this table are reported on a state fiscal year basis (July 1 through June 30) and will not match other figures in this report, which are reported on an October 1 through September 30 basis.

^{12 |} Hospital Provider Fee Oversight and Advisory BoardHospital Provider Fee Oversight and Advisory BoardHospital Provider Fee Oversight And Advisory BoardHospital Provider Fee Oversight And Advisory Board January 15, 2016

SFY 2014-15 Administrative Expenditures

| (1) Executive Director's Office; (C) Information Technology Contracts and Projects, MMIS System | \$7,396,809 |
|---|--------------|
| (1) Executive Director's Office; (C) Information Technology Contracts and Projects, Centralized Eligibility Vendor Contract Project | \$6,845,253 |
| (1) Executive Director's Office; (D) Eligibility Determinations and Client Services, Medical Identification Cards | \$117,476 |
| (1) Executive Director's Office; (D) Eligibility Determinations and Client Services, Contracts for Special Eligibility Determinations | \$4,570,622 |
| (1) Executive Director's Office; (D) Eligibility Determinations and Client Services, Hospital Provider Fee County Administration | \$4,277,662 |
| (1) Executive Director's Office; (D) Eligibility Determinations and Client Services, Customer Outreach | \$673,240 |
| (1) Executive Director's Office; (D) Eligibility Determinations and Client Services, Medical Assistance Sites | \$78,000 |
| (1) Executive Director's Office; (E) Utilization and Quality Review Contracts, Professional Services Contracts | \$989,421 |
| (1) Executive Director's Office; (F) Provider Audits and Services, Professional Audit Contracts | \$188,400 |
| (1) Executive Director's Office; (H) Indirect Cost Recoveries, Indirect Cost Assessment | \$238,244 |
| Total Executive Director's Office Expenditures | \$32,858,011 |
| (4) Indigent Care Program; Children's Basic Health Plan Administration | \$9,360 |
| (7) Department of Human Services Medicaid-Funded Programs; (B) Office of Information Technology, Colorado Benefits Management System, HCPF Only | \$5,421,586 |
| Total | \$38,288,957 |

Table 8

VI. Hospital Provider Fee – Fee and Payment Methodologies

On March 31, 2010, the CMS first approved the Department's request to waive the "uniform" and "broad-based" requirements for a provider fee under 42 CFR § 433.68(e)(2) and approved the Department's State Plan Amendments for supplemental Medicaid and DSH payments. The hospital provider fee, State Plan Amendments, and UPL methodologies were first approved by the CMS on March 31, 2010 and retroactively effective July 1, 2009.

The fee and payment calculations are dynamic where fee and payment methodologies are calculated, reviewed, and approved on an annual basis. Data to calculate fees and payments are compiled annually. Changes to fee or payment methodologies may be needed to respond to changing Medicaid and uninsured client utilization patterns, Medicaid caseload, strategic goals of the Department, the health care market, or other factors.

Hospital provider fees are calculated on inpatient and outpatient hospital services. Inpatient hospital fees are assessed on patient days; outpatient hospital fees are assessed on outpatient charges. Free-standing psychiatric, long term care, and rehabilitation hospitals are exempt from paying the fees, while high-volume Medicaid and CICP hospitals and small rural hospitals pay reduced fees. The OAB continued its recommendation to exempt free-standing psychiatric hospitals, long term care hospitals, and rehabilitation hospitals from fees because the goals of the CHCAA include reducing uncompensated costs and increasing access for Medicaid and uninsured clients. Free-standing psychiatric hospitals meet the definition of Institutions for Mental Diseases (IMDs) under 42 CFR §435.1010. Federal Financial Participation (FFP) is not available for Medicaid clients from age 22 through age 64 who are patients in an IMD, as noted under 42 CFR §435.1009(a)(2). Long term care and rehabilitation hospitals do not pay fees but do receive an increased Medicaid inpatient hospital payment if they choose to participate in Medicaid to assure access for Medicaid clients.

Hospital payments financed with provider fees are made for services provided to Medicaid and CICP patients through supplemental payments that are paid directly to hospitals, outside the Department's Medicaid Management Information System (MMIS). The purpose of these inpatient and outpatient Medicaid payments, uncompensated care and DSH payments, and quality incentive payments is to reduce hospitals' uncompensated care costs for providing care for Medicaid clients and the uninsured and to incentivize quality care.

Fees are collected and payments are made on a monthly basis, and nearly all hospitals have authorized electronic fee and payment processing. The 2014-15 fee and payment amounts by type are outlined in the following table. See Appendix A for more information about fee and payment methodologies.

2014-15 Hospital Provider Fees and Payments

| Inpatient Fee | \$364,306,000 |
|---|-----------------|
| Outpatient fee | \$324,142,000 |
| Total Hospital Provider Fees | \$688,448,000 |
| | |
| Inpatient Hospital Reimbursement | \$606,802,000 |
| Outpatient Hospital Reimbursement | \$207,647,000 |
| Uncompensated Care Payment | \$115,400,000 |
| Disproportionate Share Hospital Payment | \$194,902,000 |
| Hospital Quality Incentive Payment | \$61,449,000 |
| Total Supplemental Hospital Payments | \$1,186,200,000 |

Table 9

APPENDIX A: 2014-15 Hospital Provider Fee Overview

This overview describes the fee assessment and payment methodologies for October 2014 through September 2015 under the CHCAA. While no hospital is eligible for all payments, all methodologies are described.

Provider Fees

<u>Inpatient Hospital Fee and Outpatient Fee</u>

Total Fees collected were \$688,448,000. Inpatient fees comprised 53% of total fees, while outpatient fees comprised 47%.

Inpatient fee is charged on a facility's managed care days and non-managed care days. fee charged on managed care days are discounted by 77.63% compared to the rate assessed on non-managed care days. Managed care days are Medicaid HMO, Medicare HMO, and any commercial PPO or HMO days. Non-Managed Care Days are all other days (i.e., fee for service, normal DRG or indemnity plan days).

Outpatient fee is assessed as a percentage of total outpatient charges.

Hospitals Exempt from Inpatient and Outpatient Hospital Fees

State Licensed Psychiatric Hospitals

Medicare Certified Long Term Care (LTC) Hospitals

State Licensed and Medicare Certified Rehabilitation Hospitals

Hospitals Assessed Discounted Fees

High Volume Medicaid and CICP providers are those providers with at least 35,000 Medicaid days per year that provide over 30% of their total days to Medicaid and CICP clients. The inpatient fee calculation for High Volume Medicaid and CICP providers is discounted by 47.79%. The outpatient fee for High Volume Medicaid and CICP providers is discounted by 0.84%.

Essential Access providers are those providers that are Critical Access Hospitals and other rural hospitals with 25 or fewer beds.

The inpatient fee calculation for Essential Access providers is discounted by 60%

Supplemental Hospital Payments

<u>Inpatient Hospital Payment</u>

For qualified hospitals, this payment equals Medicaid estimated discharges, multiplied by average Medicaid case mix, multiplied by the Medicaid base rate, multiplied by percentage adjustment factors may vary by hospital. The percentage adjustment factor for each hospital is published annually in the Colorado Medicaid Provider Bulletin.

State Licensed Psychiatric Hospitals are not qualified for this payment.

Outpatient Hospital Payment

For qualified hospitals, this payment equals Medicaid outpatient billed costs, adjusted for utilization, and inflation, multiplied by a percentage adjustment factor. Percentage adjustment factors may vary by hospital. The percentage adjustment factor for each hospital is published annually in the Colorado Medicaid Provider Bulletin.

State Licensed Psychiatric Hospitals are not qualified for this payment.

<u>Uncompensated Care Payment</u>

The Uncompensated Care Payment for qualified hospitals with 25 or fewer beds equals the hospital's percent of beds compared to total beds for all qualified hospitals with 25 or fewer beds multiplied by \$33,500,000. The Uncompensated Care Payment for qualified hospitals with greater than 25 beds is the hospitals' percent of uninsured costs compared to total uninsured costs for all qualified hospitals with greater than 25 beds multiplied by \$81,980,176.

Psychiatric hospitals, LTC hospitals, and rehabilitation hospitals do not qualify for this payment.

Disproportionate Share Hospital Payment

The DSH payment equals the percent of uninsured costs to total uninsured costs of all qualified hospitals, multiplied by the DSH allotment in total computable of \$196,484,793. No hospital will receive a DSH Payment greater than its estimated DSH limit.

To qualify for the DSH Payment a Colorado hospital shall meet either of the following criteria:

Is a Colorado Indigent Care Program provider, and has at least two Obstetricians or is Obstetrician exempt pursuant to Section 1923(d)(2)(A) of the Social Security Act; or

Has a Medicaid Inpatient Utilization Rate equal to or greater than the mean plus one standard deviation of all Medicaid Inpatient Utilization Rates for Colorado hospitals, and has at least two Obstetricians or is Obstetrician exempt pursuant to Section 1923(d)(2)(A) of the Social Security Act.

State Licensed Psychiatric Hospitals are not qualified for this payment.

APPENDIX B: October 2014 - September 2015 Hospital Provider Fees and Payments by Hospital

Fee-Exempt Hospitals – Free-Standing Psychiatric, Long Term Care, and Rehabilitation Hospitals

| Hospital Name | County | Fees | Payments | Appx CICP Payments pre-CHCAA | Net Reimbursement Increase |
|--|----------|------|-------------|------------------------------|----------------------------------|
| Haven Behavioral Health at North Denver | Adams | \$0 | \$0 | \$0 | \$0 |
| HealthOne Spalding Rehabilitation Hospital | Adams | \$0 | \$126,580 | \$0 | \$126,580 |
| Vibra Long Term Acute Care Hospital | Adams | \$0 | \$30,503 | \$0 | \$30,503 |
| Craig Hospital | Arapahoe | \$0 | \$538,245 | \$0 | \$538,245 |
| HealthSouth Rehabilitation Hospital - Denver | Arapahoe | \$0 | \$114,255 | \$0 | \$114,255 |
| Kindred Hospital Aurora | Arapahoe | \$0 | \$2,473 | \$0 | \$2,473 |
| Centennial Peaks Hospital | Boulder | \$0 | \$0 | \$0 | \$0 |
| Colorado Acute Long Term Hospital | Denver | \$0 | \$194,771 | \$0 | \$194,771 |
| Colorado Mental Health Institute-Ft Logan | Denver | \$0 | \$0 | \$0 | \$0 |
| Eating Recovery Center | Denver | \$0 | \$0 | \$0 | \$0 |
| Kindred Hospital | Denver | \$0 | \$14,682 | \$0 | \$14,682 |
| Select Specialty Hospital - Denver | Denver | \$0 | \$888 | \$0 | \$888 |
| Highlands Behavioral Health System | Douglas | \$0 | \$0 | \$0 | \$0 |
| Cedar Springs Behavior Health System | El Paso | \$0 | \$0 | \$0 | \$0 |
| HealthSouth Rehabilitation Hospital - Colorado Springs | El Paso | \$0 | \$167,250 | \$0 | \$167,250 |
| Select Long Term Care Hospital | El Paso | \$0 | \$2,056 | \$0 | \$2,056 |
| Northern Colorado Long Term Acute Care Hospital | Larimer | \$0 | \$1,274 | \$0 | \$1,274 |
| Colorado West Psychiatric Hospital Inc | Mesa | \$0 | \$0 | \$0 | \$0 |
| Colorado Mental Health Institute-Pueblo | Pueblo | \$0 | \$0 | \$0 | \$0 |
| Haven Behavioral Senior Care at St. Mary-Corwin | Pueblo | \$0 | \$0 | \$0 | \$0 |
| Peak View Behavioral Health | Pueblo | \$0 | \$0 | \$0 | \$0 |
| Northern Colorado Rehabilitation Hospital | Weld | \$0 | \$92,910 | \$0 | \$92,910 |
| Total | | \$0 | \$1,285,888 | \$0 | \$1,285,888 |

B1 | Hospital Provider Fee Oversight and Advisory BoardHospital Provider Fee Oversight And Advis

Fee-Paying Hospitals – General, Acute Care Hospitals

| Hospital Name | County | Fees | Payments | Appx CICP Payments pre-CHCAA | Net Reimbursement Increase |
|--|-----------|--------------|---------------|------------------------------------|----------------------------------|
| Centura Health - Saint Anthony North Hospital | Adams | \$10,428,872 | \$19,516,493 | \$0 | \$9,087,621 |
| Children's Hospital Colorado | Adams | \$21,866,229 | \$59,530,549 | \$2,854,794 | \$34,809,526 |
| HealthOne North Suburban Medical Center | Adams | \$13,925,867 | \$24,029,354 | \$0 | \$10,103,488 |
| Platte Valley Medical Center | Adams | \$4,917,191 | \$12,700,107 | \$1,499,298 | \$6,283,618 |
| University of Colorado Hospital | Adams | \$44,140,802 | \$83,195,449 | \$36,264,181 | \$2,790,466 |
| San Luis Valley Regional Medical Center | Alamosa | \$3,033,118 | \$11,357,199 | \$962,324 | \$7,361,757 |
| Centura Health - Littleton Adventist Hospital | Arapahoe | \$17,655,464 | \$12,130,977 | \$0 | -\$5,524,488 |
| HealthOne Medical Center of Aurora | Arapahoe | \$29,469,809 | \$32,729,311 | \$0 | \$3,259,502 |
| HealthOne Swedish Medical Center | Arapahoe | \$32,424,638 | \$32,237,280 | \$0 | -\$187,358 |
| Pagosa Mountain Hospital | Archuleta | \$308,651 | \$1,345,735 | \$0 | \$1,037,083 |
| Southeast Colorado Hospital | Baca | \$199,123 | \$1,731,131 | \$34,179 | \$1,497,829 |
| Boulder Community Hospital | Boulder | \$17,664,843 | \$17,240,779 | \$1,063,630 | -\$1,487,694 |
| Centura Health - Avista Adventist Hospital | Boulder | \$6,400,673 | \$13,041,009 | \$0 | \$6,640,335 |
| Exempla Good Samaritan Medical Center | Boulder | \$16,109,388 | \$8,936,250 | \$0 | -\$7,173,138 |
| Longmont United Hospital | Boulder | \$10,277,309 | \$18,694,274 | \$1,633,746 | \$6,783,219 |
| Heart of the Rockies Regional Medical Center | Chaffee | \$1,245,177 | \$4,289,063 | \$247,500 | \$2,796,386 |
| Keefe Memorial Hospital | Cheyenne | \$81,750 | \$1,477,121 | \$0 | \$1,395,371 |
| Conejos County Hospital | Conejos | \$199,633 | \$2,086,708 | \$99,884 | \$1,787,191 |
| Delta County Memorial Hospital | Delta | \$3,211,571 | \$4,865,490 | \$912,623 | \$741,296 |
| Centura Health - Porter Adventist Hospital | Denver | \$17,358,722 | \$15,325,787 | \$0 | -\$2,032,935 |
| Centura Health - Saint Anthony Central Hospital | Denver | \$20,813,008 | \$24,061,688 | \$0 | \$3,248,680 |
| Denver Health Medical Center | Denver | \$24,226,398 | \$134,332,819 | \$64,455,024 | \$45,651,397 |
| Exempla Saint Joseph Hospital | Denver | \$24,059,083 | \$32,026,116 | \$0 | \$7,967,032 |
| HealthOne Presbyterian/St. Luke's Medical Center | Denver | \$25,626,268 | \$41,387,815 | \$0 | \$15,761,547 |
| HealthOne Rose Medical Center | Denver | \$21,328,037 | \$24,438,693 | \$0 | \$3,110,657 |
| National Jewish Health | Denver | \$2,714,796 | \$10,992,672 | \$1,682,780 | \$6,595,096 |

B2 | Hospital Provider Fee Oversight and Advisory BoardHospital Provider Fee Oversight And Advis

| Hospital Name | County | Fees | Payments | Appx CICP Payments pre-CHCAA | Net Reimbursement Increase |
|---|------------|--------------|--------------|------------------------------------|----------------------------------|
| Castle Rock Adventist Hospital | Douglas | \$4,334,207 | \$2,167,402 | \$0 | -\$2,166,805 |
| Centura Health - Parker Adventist Hospital | Douglas | \$11,235,748 | \$11,491,997 | \$0 | \$256,249 |
| HealthOne Sky Ridge Medical Center | Douglas | \$18,615,564 | \$8,685,694 | \$0 | -\$9,929,870 |
| Vail Valley Medical Center | Eagle | \$4,282,959 | \$7,171,861 | \$0 | \$2,888,902 |
| Centura Health - Penrose -St. Francis Health Services | El Paso | \$35,731,616 | \$38,537,291 | \$2,195,836 | \$609,840 |
| Memorial Hospital | El Paso | \$36,200,137 | \$61,466,998 | \$16,142,511 | \$9,124,350 |
| Centura Health - St. Thomas More Hospital | Fremont | \$3,218,090 | \$8,147,626 | \$779,972 | \$4,149,563 |
| Grand River Medical Center | Garfield | \$863,772 | \$4,213,479 | \$190,609 | \$3,159,098 |
| Valley View Hospital | Garfield | \$5,401,842 | \$17,744,644 | \$444,750 | \$11,898,052 |
| Kremmling Memorial Hospital | Grand | \$362,532 | \$2,231,869 | \$117,393 | \$1,751,944 |
| Gunnison Valley Hospital | Gunnison | \$577,277 | \$2,634,484 | \$42,048 | \$2,015,159 |
| Spanish Peaks Regional Health Center | Huerfano | \$367,904 | \$2,873,271 | \$135,879 | \$2,369,488 |
| Centura Health - Ortho Colorado | Jefferson | \$1,589,360 | \$0 | \$0 | -\$1,589,360 |
| Exempla Lutheran Medical Center | Jefferson | \$29,514,347 | \$35,348,126 | \$0 | \$5,833,779 |
| Weisbrod Memorial County Hospital | Kiowa | \$54,335 | \$616,872 | \$0 | \$562,537 |
| Kit Carson County Memorial Hospital | Kit Carson | \$363,885 | \$2,249,456 | \$0 | \$1,885,571 |
| Animas Surgical Hospital | La Plata | \$823,410 | \$1,897,849 | \$0 | \$1,074,439 |
| Mercy Medical Center | La Plata | \$6,290,868 | \$14,428,119 | \$534,968 | \$7,602,283 |
| St. Vincent General Hospital District | Lake | \$206,756 | \$2,024,493 | \$118,153 | \$1,699,584 |
| Estes Park Medical Center | Larimer | \$812,811 | \$1,845,983 | \$435,234 | \$597,937 |
| McKee Medical Center | Larimer | \$7,296,628 | \$11,463,344 | \$2,131,572 | \$2,035,144 |
| Medical Center of the Rockies | Larimer | \$12,928,455 | \$19,519,694 | \$1,584,786 | \$5,006,453 |
| Poudre Valley Hospital | Larimer | \$22,569,004 | \$40,760,824 | \$5,935,254 | \$12,256,567 |
| Mount San Rafael Hospital | Las Animas | \$977,885 | \$4,794,690 | \$134,622 | \$3,682,183 |
| Lincoln Community Hospital and Nursing Home | Lincoln | \$253,464 | \$1,259,483 | \$0 | \$1,006,019 |
| Sterling Regional MedCenter | Logan | \$1,470,381 | \$5,848,241 | \$794,952 | \$3,582,908 |
| Community Hospital | Mesa | \$3,494,521 | \$5,085,317 | \$170,542 | \$1,420,254 |

B3 | Hospital Provider Fee Oversight and Advisory BoardHospital Provider Fee Oversight And Advis

| Hospital Name | County | Fees | Payments | Appx CICP Payments pre-CHCAA | Net Reimbursement Increase |
|---|------------|---------------|-----------------|------------------------------------|----------------------------------|
| Family Health West Hospital | Mesa | \$475,243 | \$1,604,038 | \$0 | \$1,128,795 |
| St. Mary's Hospital and Medical Center | Mesa | \$21,468,852 | \$33,037,834 | \$1,747,192 | \$9,821,790 |
| The Memorial Hosptial | Moffat | \$910,008 | \$4,203,036 | \$167,785 | \$3,125,244 |
| Southwest Memorial Hospital | Montezuma | \$1,374,200 | \$5,798,973 | \$383,352 | \$4,041,421 |
| Montrose Memorial Hospital | Montrose | \$4,461,089 | \$8,812,051 | \$1,054,452 | \$3,296,511 |
| Colorado Plains Medical Center | Morgan | \$3,056,575 | \$6,487,770 | \$162,836 | \$3,268,359 |
| East Morgan County Hospital | Morgan | \$687,160 | \$3,079,170 | \$175,025 | \$2,216,985 |
| Arkansas Valley Regional Medical Center | Otero | \$2,782,166 | \$7,629,372 | \$1,374,965 | \$3,472,241 |
| Haxtun Hospital | Phillips | \$78,850 | \$1,493,391 | \$0 | \$1,414,541 |
| Melissa Memorial Hospital | Phillips | \$180,476 | \$1,141,079 | \$40,279 | \$920,324 |
| Aspen Valley Hospital | Pitkin | \$1,284,388 | \$4,009,056 | \$490,839 | \$2,233,830 |
| Prowers Medical Center | Prowers | \$773,092 | \$5,764,229 | \$407,322 | \$4,583,815 |
| Centura Health - St. Mary-Corwin Medical Center | Pueblo | \$14,654,045 | \$31,107,307 | \$2,978,448 | \$13,474,814 |
| Parkview Medical Center | Pueblo | \$27,856,873 | \$47,203,536 | \$3,603,807 | \$15,742,856 |
| Pioneers Hospital | Rio Blanco | \$174,460 | \$1,174,566 | \$0 | \$1,000,106 |
| Rangely District Hospital | Rio Blanco | \$95,855 | \$1,469,351 | \$0 | \$1,373,496 |
| Rio Grande Hospital | Rio Grande | \$407,061 | \$1,959,364 | \$51,020 | \$1,501,283 |
| Yampa Valley Medical Center | Routt | \$2,136,958 | \$4,448,258 | \$168,950 | \$2,142,350 |
| Sedgwick County Memorial Hospital | Sedgwick | \$187,524 | \$1,202,600 | \$27,239 | \$987,837 |
| Centura Health - Saint Anthony Summit Hospital | Summit | \$2,050,209 | \$3,330,398 | \$0 | \$1,280,189 |
| Pikes Peak Regional Hospital | Teller | \$647,074 | \$2,587,892 | \$55,614 | \$1,885,204 |
| North Colorado Medical Center | Weld | \$22,379,011 | \$45,136,822 | \$6,182,516 | \$16,575,295 |
| Wray Community District Hospital | Yuma | \$347,962 | \$1,953,302 | \$107,405 | \$1,497,935 |
| Yuma District Hospital | Yuma | \$454,166 | \$2,071,911 | \$98,017 | \$1,519,728 |
| Total | | \$688,447,475 | \$1,184,914,284 | \$162,876,107 | \$333,590,701 |

| Hospital Name | County | Fees | Payments | Appx CICP Payments pre-CHCAA | Net Reimbursement Increase |
|----------------------|--------|---------------|-----------------|------------------------------|----------------------------------|
| Total All Hospitals⁴ | | \$688,447,475 | \$1,186,200,172 | \$162,876,107 | \$334,876,589 |

⁴Figures may not sum to totals due to rounding

APPENDIX C: Hospital Provider Fee Oversight and Advisory Board Members

As required in the CHCAA, the OAB is comprised of the following:

Five hospital members including at least one rural hospital representative and one safety-net hospital representative;

One statewide hospital organization member;

One health insurance organization or carrier member;

One health care industry member who does not represent a hospital or health insurance carrier;

One health care consumer who does not represent employees of a hospital, health insurance carrier, or other health care industry entity;

One representative of persons with disabilities who does not represent employees of a hospital, health insurance carrier, or other health care industry entity;

One business representative who purchases health insurance for employees; and

Two Department of Health Care Policy and Financing members.

Current Board Members by Term Expiration Date

For terms expiring May 15, 2016:

Peg Burnette of Denver, representing a hospital
Dan Enderson of Castle Rock, representing a hospital
George O'Brien of Pueblo, representing persons with disabilities

For terms expiring May 15, 2017:

Kathryn Ashenfelter of Denver, representing a hospital Dr. Jeremiah Bartley of Brighton, representing the health care industry Ann King of Denver, representing a statewide hospital organization David Livingston of Denver, representing a business, to serve as Chair Mirna Ramirez-Castro of Thornton, representing a consumer of health care Dan Rieber of Castle Rock, representing a safety-net hospital Christopher Underwood of Evergreen, representing the Department

For terms expiring May 15, 2019:

John Gardner of Yuma, representing a rural hospital
William Heller of Denver, representing the Department
Thomas Rennell of Castle Rock, representing a health insurance organization

APPENDIX D: Federal Requirements Overview

Provider fees are a funding source eligible for federal matching funds when used to reimburse Medicaid covered services as allowed under 42 CFR 433.68(d). Through this regulation, revenue collected from provider fees may serve as state share of Medicaid expenditures to draw a federal match. In general, to be eligible for FFP, provider fees must:

Be imposed on a permissible class of health care services, including, but not limited to, inpatient hospital services and outpatient hospital services.

Be broad-based, such that the fee is imposed on all providers within a class.

Be imposed uniformly throughout a jurisdiction, such that all providers within a class are assessed at the same rate.

Avoid hold harmless arrangements where the non-Medicaid payments reimbursement amount is positively correlated to the assessment paid by the provider, either directly or indirectly, or where the Medicaid payments vary based only on the tax amount. In other words, there will be winners and losers, where some providers will receive proportionately less in reimbursement compared to their assessed amount.

CMS may grant waivers of the broad-based and uniformity provisions if the net impact of the fee is generally redistributive, as demonstrated via statistical tests described in regulation.

Health care related fees may be based on a licensing fee on a class of health care services, on a fee per bed, on revenues or other general statistic with respect to a class of services. Per federal law and regulations, the amount assessed on providers of a class of services may not exceed 6% of the net patient revenue for that class of services. (Congress temporarily reduced the cap to 5.5% from January 1, 2008 through September 30, 2011.)

Fees can be collected and payments can be made only after approval is obtained from CMS and only to the extent FFP is available under the Upper Payment Limit (UPL) for inpatient and outpatient hospital services after Medicaid reimbursement. Distribution of funds under a provider fee model may be made through supplemental Disproportionate Share Hospital (DSH) payments, increased Medicaid rates, supplemental Medicaid payments, a combination of methods, or other methodologies approved by CMS.